## ORIGINAL

199 WATER STREET, 16<sup>TH</sup> FLOOR NEW YORK, NY 10038 (212) 513-7788

634 PLANK ROAD, SUITE 205 A CLIFTON PARK, NY 12065 (518) 387-3604

55 CHURCH STREET, SUITE 205 WHITE PLAINS, NY 10601 (914) 584-9934

MEMU ENDORSED

## AHMUTY, DEMERS & McManus

ATTORNEYS AT LAW 200 I.U. WILLETS ROAD ALBERTSON, NEW YORK 11507

> (516) 294-5433 FACSIMILE (516) 294-5387

1531 ROUTE 82 HOPEWELL JUNCTION, NY 12533 (845) 223-3470

20 WEST MAIN STREET, SUITE 205 RIVERHEAD, NY 11901 (516) 535-1844

> 65 MADISON AVENUE SUITE 400 MORRISTOWN, NJ 07960 (973) 984-7300

September 12, 2022

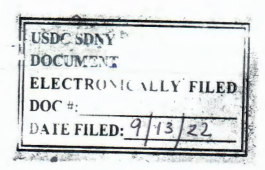
VIA ECF

Hon. Louis L. Stanton, USDJ United States District Court Southern District of New York 500 Pearl Street New York, New York 10007-1312

Re:

Gonzalez v. 71 5<sup>th</sup> / 1:18-cv-08122 - LSS

Morales v. 71 5th / 1:18-cv-08040 - LSS



Honorable Sir:

This office represents defendant, Centennial Elevator Industries, Inc., in the above referenced matter.

This letter is respectfully submitted on behalf of the defendants to request an extension of time to serve liability expert disclosures from September 14, 2022, to September 28, 2022. Due to the hectic schedules of the experts, the defendants hereby request additional time to finish their disclosures. If the time for defendants to disclose their liability experts is being extended, there should be a concomitant extension for the third-party defendants from October 14, 2022 to October 29, 2022.

Thank you for your consideration of this request.

Respectfully,

/s/

Janice Berkowitz, Esq.

granted Cours L. Stanton Gonzalez/Morales v. 71 5th et al.

Page 2

cc: ALL PARTIES VIA ECF